Customer No.: 31561 Application No.: 10/711,812 P. 07/10

Docket No.: 13723-US-PA

REMARKS

This is a full and timely response to the outstanding nonfinal Office Action mailed

Jan. 17, 2007. Reconsideration and allowance of the application and presently pending

claims 1-10 and 21-22 are respectfully requested.

Present Status of the Application

Claims 1, 2, 6-7 and 10 are rejected under 35 U.S.C. 102(b) as being anticipated

by Gillner (US-4,816,096; hereinafter "Gillner"). Claims 3-5 and 9 are rejected under 35

U.S.C. 103(a) as being unpatentable over Gillner in view of Miele et al. (US-5,653,929;

hereinafter "Miele").

Applicant has amended claim 1 to more clearly define the present invention.

Further, Applicant added new claims 21 and 22, which are originated from and supported

by originally specification. After entry of the foregoing amendments, claims 1-10 and

21-22 remain pending in the present application, and reconsideration of those claims is

respectfully requested.

Rejection under 35 U.S.C 102 and 35 U.S.C 103

The Office Action rejected claims 1-2, 6-7 and 10 under 35 U.S.C. 102(b) as being

anticipated by Gillner.

In response thereto, Applicant hereby otherwise traverses these rejections, and

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submits that independent claim 1 and its dependent claims 2, 6-7 and 10 addressed hereby

are novel and unobvious over Gillner, and thus should be allowed.

With respect to claim 1, as originally filed, recites the limitation of "an optical

film adsorber facing the substrate conveyer for carrying optical films" that is critical for

the claimed invention, while not disclosed by Gillner, and even not mentioned by the

Examiner in the current Office Action.

Critical for setting up an anticipation prima facie rejection, it is held that "to

anticipate a claim, the reference must teach every element of the claim". See MPEP

§2143. Therefore, for failing to teach every element of claim 1, Gillner does not deem to

anticipate the claimed invention as currently amended in claim 1, and its dependent

claims. As such, claims 1-2, 6-7 and 10 are submitted to be novel over Gillner or any of

the other cited references, taken alone or in combination, and thus should be allowed.

Applicant further submits that none of the elements disclosed in Gillner acts as an

optical film adsorber as required by the claimed invention. It is so because of the

principle of operation of Gillner is "producing laminated glass from at least two glass

sheets and from an interlayer thickness of a plastic film glued to the two glass sheets ..."

("Field of the Invention" section). Since both of the glass sheets are conveyed by

conveying rolls 28, 30, none of which can be substituted by an optical film adsorber.

Furthermore, Applicant further submits that the stop element comprises a first.

idler, wherein the functions of the first idler can not achieve by the wedge-shaped of the

Gillner, thus for failing to teach every element of claim 1, Gillner does not deem to

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achieve the claimed invention as currently amended in claim 1, and its dependent claims.

As such, claims 1-10 are submitted to be unobvious over Gillner, Miele or any of the other

cited references, taken alone or in combination, and thus should be allowed. Therefore,

Gillner does not be modified by Miele or any other reference to arrive at the claimed

invention.

New claim

A newly added claims 21 and 22 which are indirectly depend on allowable

independent claim 1, and thus should also allowable.

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CONCLUSION

For at least the foregoing reasons, it is believed that the pending claims 1-10 and 21-22 in proper condition for allowance and an action to such effect is earnestly solicited. If the Examiner believes that a telephone conference would expedite the examination of the above-identified patent application, the Examiner is invited to call the undersigned.

Date:

April 16, 2007

Respectfully submitted,

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